



**U.S. Department of Justice**

**Thomas A. Marino**

*United States Attorney*

*Middle District of Pennsylvania*

*William J. Nealon Federal Building  
Suite 311  
235 N. Washington Avenue  
P.O. Box 309  
Scranton, PA 18501-0309  
(570) 348-2800  
FAX (570) 348-2816/348-2830*

*Harrisburg Federal Building and  
Courthouse, Suite 220  
228 Walnut Street  
P.O. Box 11754  
Harrisburg, PA 17108-1754  
(717) 221-4482  
FAX (717) 221-4582/221-2246*

*Herman T. Schneebeli Federal Building  
Suite 316  
240 West Third Street  
Williamsport, PA 17701-6465  
(570) 326-1935  
FAX (570) 326-7916*

*Please respond to: Williamsport*

September 25, 2003

**First Class Mail & Fax 215 878-6939**

M. Ash-Sharief Al'Askari  
5737 N. 12<sup>th</sup> Street  
Philadelphia, PA 19141

RE: Al'Askari v. Hawkes, et al.  
M.D. Pa. Civil No. 1:CV-00-1449; USDC

Dear Mr. Al'Askari:

Please be advised that I have requested a thirty-day enlargement of the filing deadline for dispositive motions and briefs. Enclosed is a copy of the motion filed today. Under the Local Rules of the District Court, I am required to seek your concurrence in the filing of the motion. In light of your apparent objections to receiving phone calls from this Office, I have elected to do so in writing, thus, the purpose of my letter to you. It would be appreciated if, at your earliest convenience, you could inform me and the Court of your concurrence on nonconcurrence in the filing of our motion.

Sincerely,

THOMAS A. MARINO  
United States Attorney

*D. Brian Simpson/mel*

D. BRIAN SIMPSON  
Assistant U.S. Attorney

TAM:DBS:mel  
Enclosure